

January 12, 2006
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REMARKS

In the Provisional Election Office Action, Examiner Datskovskly subjected claims 1-20 to a restriction requirement under 35 U.S.C. §121 with Invention I consisting of claims 1-18, which are directed to a computer serving cart, and Invention II consisting of claims 19 and 20, which directed to power shredding circuit. The Applicant hereby provisionally elects Invention I for further prosecution by Examiner Datskovskly, and respectfully traverses the restriction requirement as being improper because Invention I and Invention II are not independent as respectfully asserted by Examiner Datskovskly. Specifically, the Applicant respectfully asserts that scope of claims 1-18 of Invention I encompasses a computer service cart having embodiments employing the power shredding circuit of Invention II as recited in dependent claims 9 and 18.

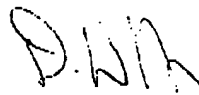
Withdrawal of the restriction requirement of claims 1-20 under 35 U.S.C. §121 is therefore respectfully requested.

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The Applicant respectfully submits that claims 1-20 fully satisfy the requirements of 35 U.S.C. §§102, 103 and 112. In view of the foregoing, favorable consideration and early passage to issue of the present application is respectfully requested.

Dated: December 12, 2006

Respectfully submitted,
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*** TRANSMISSION ERROR REPORT ***

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